

**STORZER & ASSOCIATES, P.C.**

Sieglinde K. Rath (SR7208)  
Roman P. Storzer, *admitted pro hac vice*  
Robert L. Greene, *admitted pro hac vice*  
1025 Connecticut Ave., N.W. Suite 1000  
Washington, D.C. 20036  
Tel: 202.857.9766  
Fax: 202.315.3996  
*Counsel for Plaintiffs*

**WILENTZ, GOLDMAN & SPITZER, P.A.**

Donna M. Jennings (DJ7790)  
90 Woodbridge Center Drive  
Post Office Box 10  
Woodbridge, New Jersey 07095  
*Co-Counsel for Plaintiff WR Property LLC*

**IN THE UNITED STATES DISTRICT COURT  
DISTRICT OF NEW JERSEY**

AGUDATH ISRAEL OF AMERICA, a New  
York non-profit corporation, and WR PROPERTY  
LLC, a New Jersey limited liability company,

Plaintiffs,

v.

TOWNSHIP OF JACKSON, NEW JERSEY,  
MICHAEL REINA, ROBERT NIXON, HELENE  
SCHLEGEL, JEFFREY PURPURO, WILLIAM  
CAMPBELL, and KENNETH PIESLAK,

Defendants.

Civ. No. 3:17-DV-03226

**DECLARATION OF ROSS BOWEN**

ROSS BOWEN declares as follows, pursuant to 28 U.S.C. § 1746:

1. I am over the age of 18 and competent to testify in a court of law.
2. I submit this declaration in support of Plaintiffs' motion for a preliminary injunction.
3. I am a private investigator licensed in the State of New Jersey for over 20 years. A copy of my Curriculum Vitae is attached hereto as **Exhibit A**.
4. Attached hereto as **Exhibit B** are 42 photographs that I personally took of locations in Jackson Township, New Jersey on August 5, 2019.
5. Each of the photographs contains the location, date, time and description of items I observed as reflected in the photograph and all of which I personally denoted on each photograph.
6. Each of the photographs correctly and accurately reflects and represents the locations and items depicted therein.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on August 23, 2019

  
ROSS BOWEN